

WILL OF RENEY FRANCES REYNOLDS.

I, Reney Frances Reynolds of Floyd County, Tenn. hereby make and manifest this my will and testament. I give and bequeath to my husband Wiley Reynolds and of personal property and real estate that I have or may have at my death.

Given under my hand this the 19 day of January, 1932.

RENEY FRANCES X REYNOLDS  
mark

I William Hall, Depty Co. Court Clerk.

Att Witness:

His  
James X Osborn  
mark  
His  
William R X Reynolds  
mark  
His  
Marion X Reynolds  
mark

James W. Elliott.

STATE OF KENTUCKY  
COUNTY OF FLOYD, SCT.

I, A. B. Meade, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing Will of Reney Frances Reynolds was this day read in open court and proven by the attending witnesses thereto, and ordered probated and spread at large on the records of the Floyd County Court.

Witness my hand this the 20 day of Sept., 1932.

A. B. MEADE, CLERK

By Thawm. Dray D.C.

WILL OF JOHN B. HARRIS

In the name of God Amen: I, John B. Harris, being of sound mind and memory do make and declare this to be my last will and testament, to-wit:

- Item One: It is my will that all my just debts and funeral expenses be first paid.
- Item Two: I will and bequeath to my beloved wife Fanny Harris, the four houses and Eleven lots I own in Dinwood, Floyd County Ky during her natural life, and at her death to be equally divided between my four children, Ethel Okra Harris, Jeanette Jane Harris, Edgar Russell Harris and Wayne Ernest Harris.
- Item Three: I will and bequeath to my beloved children May Hyden, Lula Howard, W. R. Harris Jr., (Son of my Son Bill Harris), Speed Harris, Laura Crier Agnes Harris John K. Harris, Jeff Harris Jr., and Darwin Harris, and Earl Ray my step son, the saw mill, Grist mill Blacksmith tools, Carpenter tool & all other tools & etc., used in connection with the saw mill and my mule team, wagon & Harness.
- Item Four: I will and bequeath to my beloved wife Fanny Harris, any and all other personal property I may own at the time of my decease.
- Item Five: It is my will, that my wife Fanny Harris be named executor of my will and that no bond be required.

J. B. HARRIS

Signed in our presence and we signed as witnesses in presence of each other this March 25, 1932.

B. M. Compton  
Ed Hill

STATE OF KENTUCKY,

COUNTY OF FLOYD, SCT:

I, A. B. MEADE, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing Will was on the 25 day of July, 1932 lodged in my office for records whereupon the same together with the foregoing and this certificate have been duly recorded in my office.

Witness my hand this 15th day of September, 1932.

Attest: A.B. Meade, Clerk

By W.B. Meade D.C.

WM. JUSTICE WILL

Dock, Kentucky.

Being of Sound Mind I, Wm. Justice, make this my last will and Testament.

It is my Will that all my Real Estate and Personal property shall go to my wife Cynthia Justice for her support and benefit and at her death same shall to to my heirs Alonso, Sarah, and Susie May Justice also that Hester Miller and Pearly Pitts, shall have equal shares with my three heirs named above my oldest Daughter Lucy Frazier being paid her share in land by Deed bearing date August 5, 1932, Hager Justice in land by Deed bearing date Aug., 5, 1932 Martha Sward having been paid \$200.00 cash by check dated Aug 5, 1932 the four heirs of my daughter Rose Ann Tompson Dec., \$50.00 each Mina Frazier being paid \$200.00 for me by my Son Hager Justice on or about December 28<sup>th</sup> 1931.

Ballard Tompson Son of Roase Ann Tompson, having received \$50.00 Aug 5, 1932, Martha and Jack Tompson being now confined in Eastern State Hospital shall be paid \$50.00 each out of funds due me at my death on any property I may own at that time Sandy Tompson shall receive \$50.00 provided that he is not paid before time of my Death One Hundred Dollars shall be held in trust by Hager Justice out of an amount he will owe me on that will be left in his hands by me to be paid to Martha Tompson \$50.00 Jack Tompson \$50.00 at such time as they are pronounced sane by the institution in which they are now confined. My Son Hager Justice shall be appointed Executor of my Will to with out bond and if in the judgment of my wife Cynthia Justice and Hager Justice that they could buy other real estate more suitable for the heirs mentioned they shall have the right to sell sign transfer said real estate and use the proceeds thereof to purchase other real estate for the heirs named Alonso Justice Sarah Justice Susie May Justice and Hester Miller and Pearly Pitts, none of the above named heirs shall sell and convey any undivided interest in said land with out the consent and signature of Cynthia Justice and Hager Justice provided that they or either of them are living at time such sale is proposed.

Witness:  
Wm. Haywood  
Hager Justice

Wm. Justice

STATE OF KENTUCKY,

COUNTY OF FLOYD, SCT:

I, A. B. MEADE, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing Will was on the 26 day of Sept., 1932 lodged for records; whereupon the same together with the foregoing and this certificate have been duly recorded in my office.

Witness my hand this 27th day of Oct., 1932.

Attest: A. B. Meade, Clerk

By \_\_\_\_\_ D.C.

WILL OF LAVINA FORD

I, LAVINA FORD, being of sound mind and disposing memory, do hereby make, declare, and publish, this, my last Will and Testament.

ARTICLE 1: I will and bequeath all of my household goods and kitchen furniture, except one wardrobe now located in my room, and in the North-East corner thereof, to Grace D. Ford.

ARTICLE 2: I will and bequeath to Irvin Ford the wardrobe excepted in Article 1 herein.

ARTICLE 3: I will and bequeath to my children and heirs at law, share and share alike, whatever other money and personal property I may own at the time of my death, except the \$3,000.00 referred to in the next article herein. Said money and personal property is bequeathed to my children, or to the heirs of those who are dead per stirpes; that is, the children of such of those as are dead at the time of my death shall take the part that would have gone to his father or mother.